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April 29, 2022

VIA ECF AND UPS DELIVERY

Hon. Naomi Reice Buchwald Daniel Patrick Moynihan United States Courthouse Courtroom 21A 500 Pearl Street New York, NY 10007

Re: In re Kind LLC Healthy and All Natural Litig., No. 1:15-md-2645-NRB In re Kind LLC Healthy and All Natural Litig., No. 1:15-md-2645-NRB

Dear Judge Buchwald,

Pursuant to Your Honor's Individual Rules and Practices § 2(H) and Standing Order, the Local Rules of the Southern District of New York, and the Southern District's Electronic Case Filing Rules & Instructions, Plaintiffs respectfully submit this request to file under seal unredacted versions of Plaintiffs' (i) Reply In Support Of Motion To Exclude Expert Report And Testimony Of Dr. Ran Kivetz, Ph.D; and (ii) Reply In Support Of Motion To Exclude Expert Report And Testimony Of Dr. Catherine Adams Hutt, Ph.D., and to file redacted versions of these briefs and exhibits as the publicly available filings.

In accordance with Your Honor's Individual Rules and Practices, unredacted versions of the above-referenced documents, along with redacted versions, are being filed contemporaneously with this request, and copies of this letter and the unredacted and redacted versions of the above-referenced documents shall be contemporaneously mailed to Your Honor.

In this action, the parties are subject to a Stipulated Protective Order approved by this Court. ECF No. 158. Under the terms of this Order, a party may designate as "Confidential" or "Highly Confidential" material or information that the party "reasonably and in good faith believes constitutes and reveals confidential trade secrets, proprietary business information, and/or non-public personal, client, or customer information concerning individuals or other entities," (id. ¶ 2.3) provided that the designating party "shall take care to limit any such designation to specific material that qualifies under the appropriate standards." Id. ¶ 5.1. Properly designated Confidential or Highly Confidential material may not be disclosed publicly under the terms of the Order (id. ¶¶ 7.1-7.3 (providing exhaustive lists of persons or entities to whom such information may be disclosed)) and must instead be filed under seal pursuant to Your Honor's Individual Practices. Id. ¶ 12.3.

Defendant has designated the following materials, which are described with particularity in Plaintiffs' filings as Confidential or Highly Confidential under the terms of the Stipulated Protective Order:

¹ The ECF "Viewing Level" for these documents will be limited to "Selected Parties."

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- Transcript of Deposition of Brian Lutter;
- Transcript of Deposition of Dr. Catherine Hutt;
- Transcript of Deposition of Dr. Ran Kivetz taken on February 14, 2022;
- Transcript of Deposition of Dr. Ran Kivetz taken on May 20, 2020;
- Document produced by KIND during discovery in this action Bates Stamped KIND_0036065.

Although there is a presumption of public access to judicial documents, Federal Rule of Civil Procedure 26(c) authorizes district courts, upon a showing of good cause, to "require that the parties simultaneously file specified documents or information in sealed envelopes, to be opened as the court directs." Fed. R. Civ. P. 26(c)(1)(H). "Documents may be sealed if specific, on the record findings are made demonstrating that closure is essential to preserve higher values and is narrowly tailored to serve that interest." Lugosch v. Pyramid Co. of Onondaga, 435 F.3d 110, 120 (2d Cir. 2006) (internal quotations and alterations omitted). These "countervailing factors include but are not limited to . . . the privacy interests of those resisting disclosure." Id. (internal quotations omitted).

Here, Plaintiffs seek leave to file Plaintiffs' (i) Reply In Support Of Motion To Exclude Expert Report And Testimony Of Dr. Ran Kivetz, Ph.D; and (ii) Reply In Support Of Motion To Exclude Expert Report And Testimony Of Dr. Catherine Adams Hutt, Ph.D. with all references to Confidential or Highly Confidential exhibits redacted and to submit these Confidential and Highly Confidential exhibits, as designated by Defendant, under seal in keeping with these confidentiality designations and representation that the documents to be sealed contain trade secrets and/or commercially sensitive business information of Defendant.

This request is narrowly tailored in that it relates only to documents designated by Defendant as Confidential or Highly Confidential pursuant to the Stipulated Protective Order and will allow Plaintiffs' filings to be redacted only to the extent necessary to protect Defendant's claimed business interests. Plaintiffs contend these materials were not properly designated by Defendant and reserve all rights to challenge any such designation consistent with the terms of the Stipulated Protective Order.

Based on the foregoing, Plaintiffs respectfully request that: (i) the Court approve this request to file documents under seal; (ii) the redacted versions of Plaintiffs' (i) Reply In Support Of Motion To Exclude Expert Report And Testimony Of Dr. Ran Kivetz, Ph.D and (ii) Reply In Support Of Motion To Exclude Expert Report And Testimony Of Dr. Catherine Adams Hutt, Ph.D. law be accepted as the public version to be electronically filed; and (iii) that the Court grant Plaintiffs leave to physically file un-redacted versions of the same under seal.

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Respectfully submitted,

By:

Todd S. Garber

CC: All Counsel of Record via ECF and Email